| 1<br>2<br>3<br>4  | STEPHANIE KRENT ( <i>Pro Hac Vice</i> ) ALEX ABDO ( <i>Pro Hac Vice</i> motion forthcoming) KNIGHT FIRST AMENDMENT INSTITUTE AT C 475 Riverside Drive, Suite 302 New York, NY 10115 Tel.: (646) 745-8500 Email: stephanie.krent@knightcolumbia.org   | OLUMBIA UNIVERSITY  |
|---|--|---|
| <ul><li>5</li><li>6</li><li>7</li><li>8</li><li>9</li></ul> | CARA GAGLIANO (SBN 308639) AARON MACKEY (SBN 286647) ELECTRONIC FRONTIER FOUNDATION 815 Eddy Street San Francisco, CA 94109 Tel.: (415) 436-9333 Email: cara@eff.org   |   |
| 110<br>111<br>112<br>113<br>114<br>115                      | MARIA DEL PILAR GONZALEZ MORALES (SBY SHUBHRA SHIVPURI (SBN 295543) SOCIAL JUSTICE LEGAL FOUNDATION 523 West 6 <sup>th</sup> Street, Suite 450 Los Angeles, CA 90014 Tel.: (213) 973-4063 Email: pgonzalez@socialjusticelaw.org  Attorneys for Plaintiffs A.B.O. Comix, Kenneth Rober Magallanes, Domingo Aguilar, Kevin Prasad, Malti I | rts, Zachary Greenberg, Ruben Gonzalez-   |
| 17<br>18  | UNITED STATES DISTRICT COURT<br>NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION  |   |
| 19<br>20<br>21<br>22<br>23<br>24<br>25                      | A.B.O. Comix, Kenneth Roberts, Zachary Greenberg, Ruben Gonzalez-Magallanes, Domingo Aguilar, Kevin Prasad, Malti Prasad, and Wumi Oladipo,  Plaintiffs,  v.  County of San Mateo and Christina Corpus, in her official capacity as Sheriff of San Mateo County,   | Case No.: 3:23-CV-1865-JSC  STIPULATION RE PLAINTIFFS' DEADLINE TO FILE RESPONSE TO DEFENDANTS' COUNTERCLAIMS  Complaint Filed: March 9, 2023 |
| <ul><li>26</li><li>27</li></ul>                             | Defendants.  |   |
| 30  |  |   |

Plaintiffs A.B.O. Comix, Kenneth Roberts, Zachary Greenberg, Ruben Gonzalez-Magallanes, Domingo Aguilar, Kevin Prasad, Malti Prasad, and Wumi Oladipo, on one hand, and Defendants County of San Mateo and Christina Corpus, on the other hand, by and through their counsel of record, hereby stipulate to stay Plaintiffs' time to respond to Defendants' Counterclaims pending resolution of Plaintiffs' Motion to Remand to State Court, ECF No. 28, and Defendants' Motion for Judgment on the Pleadings and Motion to Dismiss, ECF No. 39. Upon resolution of both motions—or if a remand order issues before Defendants' motion is decided, upon issuance of that order—the parties agree to negotiate in good faith a new deadline for Plaintiffs' response to Defendants' Counterclaims and a reasonable briefing schedule for any pleadings motion by either party. The parties further agree that, if the case is remanded, they will negotiate in good faith a reasonable schedule for discovery and that no party will initiate discovery before the parties have met and conferred. IT IS SO STIPULATED. Respectfully submitted, DATED: July 5, 2023 /s/ Cara Gagliano Cara Gagliano (SBN 308639) **Electronic Frontier Foundation** 815 Eddy Street San Francisco, CA 94109 T: (415) 436-9333 cara@eff.org Counsel for Plaintiffs Respectfully submitted, **DATED:** July 5, 2023 /s/ Chad E. DeVeaux Chad E. DeVeaux (SBN 215482) Bartko Zankel Bunzel & Miller One Embarcadero Center, Suite 800 San Francisco, CA 94111 T: (415) 956-1900

STIP. RE PLS' DEADLINE TO FILE RESP. TO DEFTS' COUNTERCLAIMS

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

2

cdeveaux@bzbm.com Counsel for Defendants I hereby attest that Chad E. DeVeaux has concurred in the filing of this document on his behalf and the inclusion of a conformed signature (/s/) within this e-filed document on his behalf. /s/ Cara Gagliano Cara Gagliano STIP. RE PLS' DEADLINE TO FILE Case No. 3:23-CV-1865-JSC